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# BEFORE THE RECE FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554 AUG 2 5

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FEDERAL COMMUNICATIONS COMMISSION

In the Matter of	OFFICE OF THE SECRETARY
INFORMATION TECHNOLOGY DEPARTMENT STATE OF NORTH DAKOTA Bismarck, North Dakota	) File No. SLD-245592 )
Federal-State Joint Board on Universal Service	) CC Docket No. 96-45
Changes to the Board of Directors of the National Exchange Carrier Association, Inc.	) CC Docket No. 97-21 )
Schools and Libraries Universal Services Support Mechanism	) ) CC Docket No. 01-06 )

To: The Commission

## SUPPLEMENT TO PETITION FOR RECONSIDERATION AND INVOCATION OF RIGHTS UNDER THE PAPERWORK REDUCTION ACT, 44 U.S.C. § 3512

The State of North Dakota, Information Technology Department ("North Dakota"), hereby supplements its Petition for Reconsideration and Invocation of Rights under the Paperwork Reduction Act, 44 U.S.C. § 3512, filed November 19, 2003. In the interests of a complete record, this Supplement is being submitted to report further information concerning the OMB approval process that has just come to the attention of undersigned counsel and to address

The petition requests reconsideration of the Commission's Order, FCC 03-240, released October 21, 2003 (Commissioners Copps and Adelstein dissenting and issuing a Joint Statement) ("FCC Order"), denying review of an Order of the Wireline Competition Bureau, Telecommunications Access Policy Division, DA 02-956, released April 24, 2002 ("Bureau Order").

two additional questions raised by the Wireline Competition Bureau staff during a recent ex parte meeting.<sup>2</sup>

#### I. FURTHER OMB INFORMATION.

In addition to the previously cited Office of Management and Budget ("OMB") extension, the undersigned counsel has just noted a further OMB action approving certain minor non-substantive revisions to the year 4 FCC Form 471. These changes are unrelated to the "NEW and FIRM" postmark requirement, further confirming the lack of required OMB approval for the "NEW and FIRM" requirement.

On October 19, 2000, soon after OMB extended authority to continue use of the existing Form 471 for an additional three-year period, the Commission submitted a second application to OMB seeking approval for certain minor nonsubstantive revisions to the approved information collection. This second application (Attachment A hereto) sought emergency review without the need for prior public notice in view of the short turnaround time. As described in the Commission's transmittal letter, all requested revisions were "non-substantive" in nature and made:

"to enhance clarity and to reduce processing costs. See the attached matrix for a listing of all changes made to the form along with the corresponding rationale. We believe that the revisions made to the Form 471 are nonsubstantive. However, out of an abundance of caution, we resubmit FCC Form 471 to OMB for review and approval. We do not believe the revisions will have a significant impact on our current burden estimate."

<sup>&</sup>lt;sup>2</sup> See Letter to Marlene H. Dortch, Secretary, FCC, from the undersigned reporting Ex Parte conference, filed August 20, 2004.

<sup>&</sup>lt;sup>3</sup> Letter to Mr. Donald Arbuckle, Acting Administrator and Deputy Administrator, Office of Information and Regulatory Affairs, dated October 19, 2000, p. 1. (Attachment A, p. 1)(emphasis added).

Notice of OMB's approval of this second application, granted October 25, 2000, was published in the Federal Register on November 8, 2000. See 65 F.R. 67006.

The matrix attached to the OMB application (Attachment A hereto, pp. 11-14) listed all changes to the Form 471 for which OMB approval was requested. As shown therein, none of the requested changes dealt in any way with the "NEW and FIRM" year 4 postmarking requirement.<sup>4</sup> While making extremely detailed changes in other parts of the form, OMB approval for the substantial change in Block 6 filing instructions was neither sought nor obtained in this second application.

In stark contrast, the current edition of the Form 471 highlights the present version of the "NEW and FIRM" postmarking requirement as one of the "KEY INFORMATION" items in a prominent place on the first page of the Instructions.<sup>5</sup> This version of the form containing the postmarking requirement appears to have been first approved by OMB on March 24, 2003 in order to clarify the instructions and make them easier to understand.<sup>6</sup> Prior to that date, however, the "NEW and FIRM" postmarking requirement lacked OMB approval and is therefore unenforceable.

<sup>&</sup>lt;sup>4</sup> The minor revision made to the text of the filing instructions on the form (see Petition for Reconsideration, p. 9, fn.7) was not included on the matrix and therefore was not presented to OMB for approval.

<sup>&</sup>lt;sup>5</sup> Instructions for Completing the Schools and Libraries Universal Service Services Ordered and Certification Form (FCC Form 471), October 2003, p.1, drawing the reader's attention in bold face print to the form section "Filing Requirements for Forms 471 Submitted on Paper and Online." (pp. 8-9).

Public Information Collections Approved by Office of Management and Budget, 68 F. R. 23310 (May 1, 2003)("The Commission revised the FCC Form 471 and instructions to make it possible to read with electronic readers, to update references to current deadlines and relevant statutes, and to clarify explanations and make the form generally easier to understand.")

#### II. RESPONSE TO ADDITIONAL STAFF QUESTIONS.

A. The "NEW and FIRM" Requirement Constitutes a Substantive Modification to a Collection of Information Requirement Within the Scope of the PRA.

The question raised is whether the "NEW and FIRM" requirement constituted a substantive or material change to a "collection of information" within the scope of PRA. There are two aspects to this question: 1) was the information filing procedure part of the previous "collection of information" subject to OMB approval under PRA; and 2) did the "NEW and FIRM" requirement constitute a substantive or material change to the previous approved requirement. Both answers are clearly yes.

On the first point, the prior Block 6 filing instructions indisputably were part of the "collection of information" (OMB Control # 3060-0806) that had been previously approved by OMB. The prior requirements set forth on the Form 470 Instructions simply required the applicant filing electronically also to "complete and mail to the SLD" the Block 6 Certification form. The inclusion of information transmittal instructions is just what is contemplated by the PRA. A "collection of information" within the scope of the PRA is expressly defined by OMB regulations to include "the act of collecting and disclosing information" and any "plan or other instrument calling for the collection or disclosure of information." 5 C.F.R. § 1320.3(c).

Second, the process changes made by the "NEW and FIRM" requirements were both substantive and material. From the standpoint of the form filer, they did far more than simply

As previously noted, these official Instructions were not significantly changed in the year 4 Form 470. The failure to incorporate the "NEW and FIRM" requirement into these Instructions created substantial confusion and ambiguity for applicants with different documents providing different and inconsistent instructions. This factor alone is grounds for a waiver of the first-time requirement under the waiver standards established in *Naperville Community Unit School District* 203, 16 FCC Rcd. 5032 (2001).

establish a new annual deadline date. The change must be viewed in the context of the different process and looser requirements applied in earlier years. In place of the previous two-step process with a distinctly different deadline for each step, the "NEW and FIRM" requirement substituted a unitary one-step process. It further changed the perfection of filing standard from receipt by SLD to "postmarking" by the applicant and made it an absolute qualification requirement. In the Commission's own words, it was a "new policy" developed by SLD in consultation with the Commission to eliminate the problem of unexpected shipping delays after mailing. In contrast, the standard to perfect the manual filing of the Block 6 Certification after the window closed had ranged from 106 days in year 2<sup>10</sup> and to12 days in year 3... 11

As a result of these changes, applicants were required to adjust their filing procedures to ensure the manual filing of the Block 6 Certification by the same window deadline that applied to the electronic filing process. The electronic transmission of data and the mailing of a paper document are distinctly different transactions for an applicant. Having been conditioned in earlier years to complete each transaction separately in a sequential "one-after-the-other" fashion

<sup>&</sup>lt;sup>8</sup> Even if it were viewed as a change in filing deadline alone, this change would be subject to OMB approval under the PRA. See fn. 6, supra (OMB approval requested and granted for new filing dates).

<sup>&</sup>lt;sup>9</sup> Alpine County Unified School District, DA 02-218, released January 31,2002, paragraph 3 (emphasis added). While numerous ruling have noted that this change was intended to benefit applicants, that is irrelevant to the issue raised herein as to whether the substantial change was lawfully implemented under PRA with clear and fair notice permitting applicants to adjust to the change.

<sup>&</sup>lt;sup>10</sup> See *Edgerton Public School*, DA 01-2803, released December 4, 2001 (paragraph 3). As summarized therein, this deadline was set after the close of the window due apparently to the slowness in receiving the paper filings. The only requirement prior to the close of the window was to complete and mail the paper documents with no deadline given.

West Jasper School District, DA 01-2769, released November 29, 2001 (paragraph 11).

with no window deadline for the second step<sup>12</sup>, obviously some adjustment in filing procedures was required. The PRA was intended to address exactly this type of a situation. The burdens the PRA charges OMB to review include required adjustments in procedures to comply with new filing instructions and in transmitting the information. 44 U.S.C. § 3502(2) & (F).

The magnitude and substantiality of the change is also shown by the large number of applicants, including North Dakota, who failed to make the required adjustment and were therefore automatically disqualified. Changes in a filing procedure are one thing where there is no substantial penalty for a failure to comply with the changed requirement. But where "letter-perfect" adherence to the new filing procedure (even if seemingly modest on its face) is a basic qualifying requirement, it is an animal of a very different color. This has been made very clear many times by the Court of Appeals in reversing other letter-perfect filing requirements for failure to implement to the new requirement properly. As held by the Court of Appeals, for example, in *Salzer v. F.C.C.*, "the less forgiving the FCC's acceptability standard, the more precise its requirements must be. The FCC cannot reasonably expect applications to be letter-perfect when, as here, its instructions for those applications are incomplete, ambiguous or improperly promulgated." <sup>13</sup>

For example, with respect to the related Form 470, in urging applicants to file electronically, the SLD had advised applicants to "remember that you will then need to mail in your printed-out, signed Block 6 certification as soon as possible after you complete the online application, but these certifications will be accepted even after our March Form 470 deadline." Friday is Form 470 Day, SLD Website, March 1999 Announcements.

<sup>&</sup>lt;sup>13</sup> 778 F.2d 869, 875 (D.C.Cir. 1885). See also, *Satellite Broadcasting Co., Inc. v. F.C.C.*, 824 F.2d 1 (D.C. Cir. 1987).

The Commission may not have it both ways. The "NEW and FIRM" filing requirement cannot at the same time be both a basic program qualification requirement and an insubstantial minor change in an OMB approved information collection.

#### B. The Governing Compliance Standard in the Absence of OMB Approval.

The requirements of PRA and Commission precedent are clear and unequivocal on this point. As required by OMB regulations, where the information collection is unapproved and thus lacking a valid control number, "the agency shall not treat a person's failure to comply, in and of itself, as grounds for withholding the benefit or imposing the penalty. The agency shall instead permit respondents to prove or satisfy the legal conditions in any other reasonable manner." 5 C.F.R. § 1320.6(c)(emphasis added). The Commission expressly adopted this standard in *Portland Cellular Partnership:* "where an information collection requirement lacks required OMB approval, we [the Commission] must permit the applicant to provide or satisfy the legal conditions in any reasonable manner." This properly recognizes that the "public protection" provisions of the PRA (44 U.S.C. § 3512) are exceedingly broad and must be respected. Under Section 3512, "if an agency promulgates an information collection without OMB approval, "members of the public may ignore it without risk of penalty." 15

In this case, the manner in which North Dakota has complied with the information collection requirement is well within the zone of reasonableness. North Dakota's Block 6

Portland Cellular Partnership, 11 FCC Rcd. 19997, 20007-08 (1996), aff,d sub nom, Saco River Cellular v. F.C.C., 133 F. 3d 25 (D.C. Cir. 1998), cert. denied, 525 U.S. 813 (1998). See also, Dana Communications, Ltd., 7 FCC Rcd. 1878, 1879 (1992) ("agencies may not impose a penalty for failure to comply with an unauthorized information requirement, and 'shall instead permit respondents to prove or satisfy the legal condition in any other reasonable manner.' See Section 1320.5(b)."); Kent S. Foster, 7 FCC Rcd. 7971, 7972, fn. 10 (1992); and Fair Oaks Cellular Partners, 10 FCC Rcd. 9980, 9982 (1995).

Portland Cellular Partnership, supra at 20002, citing, Dole v. United Steelworkers of America, 494 U.S. 26, 40 (1990).

Certification was mailed to SLD on February 9, 2001, soon after the close of the filing window, and presumably received soon thereafter. There is no evidence that this minor delay would have prejudiced the processing of the application by SLD in any way.

By way of comparison, in *Portland Cellular Partnership* and other cases, corrective filings have been uniformly allowed without regard to any arbitrary or pre-existing deadline. See *Portland Cellular*, 11 FCC Rcd. at 20007-08; *Dana*, 7 FCC Rcd. at 1879; and *Foster*, 7 FCC Rcd. at 7972, fn. 10. In *Portland Cellular*, for example, the claim of a PRA violation was not even raised until 6 years after the filing of the application and the corrective amendment submitted thereafter. And in *Fair Oaks*, notwithstanding a firm FCC rule requiring the filing of financial commitment letters with the application, the Commission held that the applicant was entitled under PRA to "prove its financial qualifications in any reasonable manner, including by reliance on the Motorola letter . . ." that had been submitted several months after the filing of the application. 10 FCC Rcd. at 9982.

More specifically, it would be legally wrong for the Commission to measure compliance by reference to the specific period allowed after the close of the widow for the Block 6 filing in a prior year such as year 3. The specific period set (12 days) set for the receipt of Block 6 in 2003 was not the standard in effect for year 4. It has no factual or legal significance to the evaluation under PRA standards of the reasonableness of North Dakota's Block 6 submission. Moreover, in the absence of the unapproved "NEW and FIRM" filing requirement, the Form 471 filing instructions (FCC Form 471 Instructions – September 1999 and 2000, p. 5) only required that the Block 6 Certification be completed and mailed to SLD, with no specified deadline for the

<sup>&</sup>lt;sup>16</sup> If compliance measured by a prior filing period were the proper standard, one could just as easily select year 2 where a 112 day filing period was allowed.

completion of this act. By any objective standard, North Dakota's Block 6 filing for year 4 satisfied this requirement in a reasonable manner.

#### CONCLUSION

The Court of Appeals in *Salzer* and other cases has condemned letter-perfect filing requirements that are incomplete, ambiguous or improperly promulgated. The "NEW and FIRM" requirement fails on all counts. It was unlawfully promulgated under the PRA. And for this reason, the FCC provided applicants with incomplete, ambiguous, confusing and, indeed, conflicting compliance instructions. Applicants reading one document on the website might know of the substantial new requirement, whereas the official Instructions that are part of the Form 470 (the document that applicants could reasonably expect to be the primary source of guidance) conveyed different and inconsistent instructions. This confusing situation, which disadvantaged numerous applicants, is just what the PRA was intended to prevent.

Accordingly, the rejection of North Dakota's application is unlawful under the Paperwork Reduction Act and must be rescinded. The pending petition for reconsideration should be promptly granted, its application reinstated and remanded to the SLD for processing.

Respectfully submitted,

INFORMATION TECHNOLOGY DEPARTMENT STATE OF NORTH DAKOTA

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Tel: 202-772-0013

It's Attorney

August 25, 2004

#### ATTACHMENT A

PAPERWORK REDUCTION ACT SUBMISSION, DATED OCTOBER 19, 2000 (NOT INCLUDING FCC FORM 471 AND INSTRUCTIONS APPENDED TO APPLICATION)

#### FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

#### OCT 19 2000

Mr. Donald Arbuckle
Acting Administrator and Deputy Administrator
Office of Information and Regulatory Affairs
Office of Management and Budget
Washington, D.C. 20503

Dear Mr. Arbuckle:

Enclosed please find a request for emergency review under the provisions of the Paperwork Reduction Act of 1995, 44 U.S.C. § 3507(g). We are seeking approval of the enclosed information collection requirement for section 254 of the Telecommunications Act of 1996. Due to the short turnaround time, we request a waiver of the notice requirements of 5 C.F.R. § 1320.8(d) and 1320.5(a)(1)(iv).

On November 8, 1996, the Federal-State Joint Board on Universal Service released a Recommended Decision in which it made recommendations to assist and counsel the Commission in the creation of an effective universal service support mechanism that would ensure that the goals of affordable, quality service and access to advanced services are met by means that enhance competition. On November 18, 1996, the Commission released a Public Notice (DA 96-1891) seeking public comment on the issues addressed and recommendations made by the Joint Board in the Recommended Decision. On May 8, 1997, the Commission adopted rules providing, among other things, discounts on all telecommunications services, Internet access, and internal connections for all eligible schools and libraries. Schools and libraries that have ordered telecommunications services, Internet access, and internal connections under the universal service discount program must file FCC Form 471, "Services Ordered and Certification," with the Administrator. Form 471 requires schools and libraries to list all services that have been ordered and the corresponding discount for which they qualify.

OMB recently approved the FCC Form 471 for a three year period. However, after further review and consultation with applicants, we discovered that additional refinements were needed to enhance clarity and to reduce processing costs. See the attached matrix for a listing of all the changes made to the form along with the corresponding rationale. We believe that the revisions made to the FCC Form 471 are nonsubstantive. However, out of an abundance of caution, we resubmit FCC Form 471 to OMB for review and approval. We do no believe that the revisions will have a significant impact on our current burden estimate.

The Administrator will use the form for Program Year 4 and subsequent years. Since the Administrator intends to open the filing window for Year 4 in late October or early November, 2000, and the forms must be available prior to that time so that necessary

system development can occur in order for the Administrator to be able to process the forms, we respectfully request OMB approval by October 25, 2000.

The collection of this information is essential to the mission of the agency to ensure that only eligible entities receive universal service support. If OMB follows the normal clearance process for information collections, it would effectively impede the Commission's ability to carry out its regulatory responsibilities under the Telecommunications Act of 1996. Delaying the effective date of these information collection requirements would defeat the Commission's goal of creating a stable and predictable program. Furthermore, the information collection requirements have been carefully designed to collect only the data needed for processing the application.

Please notify me by telephone of your action as soon as possible at (202) 418-0214. Thank you for your prompt attention to this matter.

Sincerely.

Judy E. Boley

Performance Evaluation

and Records Management

Enclosure

#### Justification for Emergency Clearance

On November 8, 1996, the Federal-State Joint Board on Universal Service released a Recommended Decision in which it made recommendations to assist and counsel the Commission in the creation of an effective universal service support mechanism that would ensure that the goals of affordable, quality service and access to advanced services are met by means that enhance competition. On November 18, 1996, the Commission released a Public Notice (DA 96-1891) seeking public comment on the issues addressed and recommendations made by the Joint Board in the Recommended Decision. On May 8, 1997, the Commission adopted rules providing, among other things, discounts on all telecommunications services, Internet access, and internal connections for all eligible schools and libraries. Schools and libraries that have ordered telecommunications services, Internet access, and internal connections under the universal service discount program must file FCC Form 471, "Services Ordered and Certification," with the Administrator. Form 471 requires schools and libraries to list all services that have been ordered and the corresponding discount for which they qualify.

OMB recently approved the FCC Form 471 for a three year period. However, after further review and consultation with applicants, we discovered that additional refinements were needed to enhance clarity and to reduce processing costs. See the attached matrix for a listing of all the changes made to the form along with the corresponding rationale. We believe that the revisions made to the FCC Form 471 are nonsubstantive. However, out of an abundance of caution, we resubmit FCC Form 471 to OMB for review and approval. The revisions will not have a significant impact on our current burden estimate for the form.

The Administrator will use the form for Program Year 4 and subsequent years. Since the Administrator intends to open the filing window for Year 4 in late October or early November, 2000, and the forms must be available prior to that time so that necessary system development can occur in order for the Administrator to be able to process the forms, we respectfully request OMB approval by October 25, 2000.

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PAPERWORK REDUCTION ACT SUBMISSION

Please read the instructions before completing this form. For additional forms Clearence Officer. Send two (2) copies of this form, the collection instrument Office of Information and Regulatory Affairs, Office of Management and	to be reviewed, the Supporting Statement, and any additional documentation Budget, Docket Library, Room 10102, 725 17 <sup>th</sup> Street, NVV Washington, I
Agency/Subagency originating request	2. OMB control number
Federal Communications Commission Common Carrier Bureau	a. 3060 - 0806 'b. \( \square\) None
3. Type of information collection (check one)  a.   New Collection	4. Type of review requested (check one) a.   Regular Submission
b.   Revision of a currently approved collection	b. Emergency - Approval requested by: Oct. 25, 2
c. Extension of currently approved collection	c. Delegated
d. Reinstatement without change, of a previously	5. Will this information collection have a significant economic
approved collection for which approval has expired	impact on a substantial number of small entities?
e. Reinstatement, with change, of a previously	☐ Yes ☒ No
approved collection for which approval has expired	6. Requested expiration date
f.   Existing collection in use without OMB control number	
For b-f, note Item A2 of Supporting Statement Instructions	a. ☐ Three years from approval date b. ☑ Other: 4/30/2001
Title     Universal Service - Schools and Libraries Universal Service Prop	]ram
Agency form number(s) (if applicable)     FCC Forms 470 and 471	
Keywords     reporting requirements, universal service, support, schools, libra	ries, telecommunications carriers, Telecommunications Act of 1996
10. Abstract	
The Commission adopted rules providing support for all telecommission	munications services, Internet access, and internal connections for all
eligible schools and libraries. To participate in the program, schools a	and libraries must submit a description of the services desired to the
Administrator via FCC Form 470. FCC Form 471 is submitted by scheinternet access, and internal connections. The information is used to	1015 and Horaries that have ordered telecommunications services, determine eligibility ECC Form 471 has been revised.
11. Affected public (Mark primary with "P" and all others that apply with "X")	12. Obligation to respond (check one)
a. Individuals or household d. Farms	a.
b. X Business or other for-profit e. Federal Government	
c. P Not-for-profit Institutions f. State, Local or Tribal G	
13. Annual recordkeeping and reporting hour burden	Annual reporting and recordkeeping cost burden (in thousands of dollars)
a. Number of respondents 60,000	a. Total annualized capital/startup costs 0
b. Total annual responses 60,000	b. Total annual costs (O&M)
Percentage of those responses     Collected electronically 90 %	c. Total annualized cost requested 0
c. Total annual hours requested 440,000	d. Current OMB inventory 0
d. Current OMB Inventory 440,000	e. Difference (+, -)
e. Difference (+, -)	g. Explanation of difference
f. Explanation of difference	1. Program change (+, -)
Program change (+, -)  0	2. Adjustment (+, -)
2. Adjustment (+, -)	
5. Purpose of Information collection (Mark primary with "P and all others that apply with "X")	16. Frequency of recordkeeping or reporting (check all that apply)
a. P Application for benefits e. Program planning or	
b. Program evaluation management	a. Recordkeeping b. Third Party Disclosure
c. General purpose statistics f. Research	c. Reporting:
d. Audit g. Regulatory or	1. On occasion 2. Weekly 3. Monthly
compliance	4. Quarterly 5. Semi-annually 6. Armually
· ·	7. Biennially 8. Other
7. Statistical methods;	18. Agency contact (person who can best answer questions
Does this information collection employ statistical methods?	regarding the content of this submission).
☐ Yes ☒ No	Name: Adrian Wright
	Phone: 202-418-0854

JUL. 8.200	4 2:08PM FCC OMD		No.395 P.6	
OMB CONTROL 3060- 0806		TITLE Universal Service - Schools and Libraries Universal Service Program		
19. Cert	ification for Paperworl	k Reduction Act Submission		
A. PROGRAM	OFFICIAL CERTIFICATION (Ir	iternal FCC Use Only)		
(1) Signature (FC	Sharon Wellber		(2) Date October 19, 2000	
(a)	s. ing is a summary of the topic it is necessary for the proper	be made with reference to those regulars, regarding the proposed collection of in performance of agency functions;		
(b)	it avoids unnecessary duplica	,		
(c)	it reduces burden on small en	,		
•	(d) It uses plain, coherent, and unambiguous language that is understandable to respondents;			
(e)				
(f) (a)				
(g)	(i) Why the information (ii) Use of information; (iii) Burden estimate	information called for under section 5 CFR 13 is being collected;	2U.8(b)(3) about:	

(iv) Nature of response (voluntary, required for a banefit, or mandatory)

It uses effective and efficient statistical survey methodology (If applicable); and

It was developed by an office that has planned and allocated resources for the efficient and effective management and use of the information to be collected (see note in item 19 of the instructions);

If you are unable to certify compliance with any of these provisions, identify the item below and explain the reason in

(2) Date

OCT 19 2000

10/95

(v) Nature and extent of confidentiality; and

It makes appropriate use of information technology.

Item 18 of the Supporting Statement.

B. SENIOR OFFICIAL OR DESIGNEE CERTIFICATION

(1) Signature (FCC OMD)

OMB 83-1

(vi) Need to display currently valid OMB control number.

3060-0806 October 2000

#### SUPPORTING STATEMENT

FCC Universal Service Forms: FCC Form 470 and Form 471.

Note: This submission is being made pursuant to 44 U.S.C. Section 3507 of the paperwork Reduction Act of 1995. The Commission is requesting emergency review and approval of the attached FCC Form 471 to assist the Universal Service Administrator in administering the universal service support mechanisms. FCC Form 470 will remain in effect as currently approved by OMB. The Commission requests that OMB approve the attached form by October 25, 2000. Due to the short turnaround time, we request a waiver of the notice requirements of 5 CFR Sections 1320.8 and 1320.5.

#### A. Justification

1. On November, 8, 1996, the Joint Board released a recommended Decision in which it made recommendations to assist and counsel the Commission in the creation of an effective universal support mechanism that would ensure that the goals of affordable, quality service and access to advanced services are met by means that enhance competition. On May 8, 1997, the Commission adopted rules providing discounts on all telecommunications services, Internet access, and internal connections for all eligible schools and libraries. To participate in the program, schools and libraries must submit FCC Forms 470 and 471.

### a. Submission of FCC Form 470 "Description of Service Requested and Certification."

Schools and libraries ordering telecommunications services, Internet access, and internal connections under the universal service discount program must submit a description of the services desired to the Administrator. Schools and libraries may use the same description they use to meet the requirement that they generally face to solicit competitive bids. The Administrator will post those Form 470 forms that request new services on a website for all potential competing service providers to see and respond to as if they were requests for proposals (RFPs). 47 C.F.R. § 54.505(b)(2), 47 C.F.R §54.504 (b)(3). Pursuant to section 254(h) of the Telecommunications Act of 1996, 47 U.S.C. § 254 (h), schools and libraries must certify under oath that: (1) the school or library is an eligible entity under section 254(h)(4); (2) the services requested will be used solely for education purposes; (3) the services will not be sold, resold, or transferred in consideration for money or any other thing of value; and (4) if the services are being purchased as part of an aggregated purchase with other entities, the identities of all co-purchasers and the portion of the services being purchased by the school or library. 47 C.F.R § 54.504(b)(2). For schools ordering telecommunications services at the individual school level (i.e., primarily non-public schools), the person ordering such services should certify to the Administrator the percentage of students eligible in that school

for the national school lunch program (or the other acceptable indicators of economic disadvantage determined by the Commission). This requirement arises in the context of determining which schools are eligible for greater discounts being offered to economically disadvantaged schools. For schools ordering telecommunications services at the school district level, the person ordering such services for the school district should certify to the Administrator the number of students in each of its schools eligible for the national school lunch program (or the other acceptable indicators of economic disadvantages). This requirement also arises in the context of determining which schools are eligible for greater discounts being offered to economically disadvantaged schools. 47 C.F.R. § 54.505(b)(1). Schools and libraries must also certify that they have developed a technology plan that has been approved by an authorized entity. The technology plan should demonstrate that the applicant will be able to deploy any necessary hardware, software, and wiring, and to undertake any necessary teacher training required to use effectively the services ordered pursuant to the section 254(h) discount. 47 C.F.R § 54.504(b)(2). (No change requested. FCC Form 470 will remain in effect as currently approved by OMB).

b. Submission of FCC Form 471 "Services Ordered and Certification."

Schools and libraries that have ordered telecommunication services, Internet access, and internal connections under the Universal Service Mechanism for Schools and Libraries must file FCC Form 471 with the Administrator, Form 471 requires schools and libraries to list all services that have been ordered and the funding needs for the current funding year. 47 C.F.R. § 54.504(b)(2). This form also gathers information from schools and libraries about the technology currently available to the entity and what is made possible by their application for universal service fund discounts. (See attached memo and matrix which details all changes made to the FCC Form 471. Most of the changes made are for clarification purposes. We anticipate no change in burden).

- 2. All schools and libraries planning to order services eligible for universal service discounts must file FCC Forms 470 and 471. The purpose of this information is to help determine which schools and libraries are eligible for the greater discounts. Schools and libraries must certify to the Administrator that they have developed an approved technology plan via Form 471. This requirement is designed to help schools and libraries avoid the waste that might arise from requests for services that the schools and libraries would be unable to use for the educational purposes intended.
- 3. Applicants will be able to electronically file or mail their submissions. Copies of the forms will be available via the Administrator's website.
- 4. There will be no duplication of information. The information sought is unique to each respondent and similar information is not already available.
- Entities directly subject to the requirements in the forms are primarily schools and libraries. The forms have been designed to impose the least possible burden on the respondents.

- 6. Failing to collect the information, or collecting it less frequently, would prevent the Commission from implementing section 254 of the 1996 Act and ensuring that the goals of affordable service and access to advanced services are met by means that enhance, rather than distort, competition.
- 7. Applicants are required to retain certain filings for five years. The records are needed in case the applicant is audited. If an applicant is audited, it should be able to demonstrate to the auditor how the entries in its application were provided.
- 8. This is an emergency request. We ask OMB to waive the notice requirements of 5 CFR 1320. The public will be given an opportunity to comment on the collection prior to our resubmission under regular procedures.
- 9. There will be no payments or gift to respondents.
- 10. The Commission is not requesting that the respondents submit confidential information to the Commission. If the Commission requests applicants to submit information that the respondents believe is confidential, respondents may request confidential treatment of such information under section 0.459 of the Commission's rules.
- 11. There are no questions of a sensitive nature with respect to the information collected.
- 12. The following represents the hour burden on the collections of information:
  - a. <u>Submission of FCC Form 470 "Description of Service Requested and Certification."</u>
    - (1) Number of respondents: Approximately 50,000 public school districts, private schools and public library systems.
    - (2) <u>Frequency of response</u>: On occasion. Each school and library must submit FCC Form 470, describing the services desired, to the Administrator.
    - (3) Annual burden per response: 4 hours. The total annual hour burden is 200,000 hours. This estimate includes the time needed for complying with the record retention requirement.
    - (4) Total estimate of the annualized cost to respondents for the hour burdens for collection of information: \$8,000,000.
    - (5) Explanation of calculation: We estimate that this obligation will take approximately 4 hours and will occur once a year for 50,000 schools and libraries. 50,000 (number of respondents) x 1 (number of submissions required) x 4 (hours to prepare form, including time for reading instructions) x \$40 per hour (including administrative staff time and overhead) = \$8,000,000.
  - b. Submission of FCC Form 471 "Services Ordered, Certification, and Termination."
    - (1) <u>Number of respondents:</u> Approximately 60,000 public school districts, private schools and public library systems.

- (2) <u>Frequency of response</u>: On occasion. Each school and library must submit FCC Form 471, describing the services desired, to the Administrator.
- (3) Annual burden per response: 4 hours. The total annual hour burden is 240,000 hours. This estimate includes the time need for complying with the record retention requirement.
- (4) Total estimate of the annualized cost to respondents for the hour burdens for collection of information: \$9,600,000,
- (5) Explanation of calculation: We estimate that this obligation will take approximately 4 hours and will occur once a year for 60,000 schools and libraries. 60,000 (number of respondents) x 1 (number of submissions required) x 4 (hours to prepare form, including time for reading instructions) x \$40 per hour (including administrative staff time and overhead) = \$9,600,000.

Total Annual Burden = 200,000 + 240,000 = 440,000 burden hours.

- 13. (1) Total capital start-up costs component annualized over its expected useful life: \$0. The collections will not require the purchase of additional equipment.
  - (2) Total operation and maintenance and purchase of service component: \$0. The collections will not result in additional operation or maintenance expenses.
- 14. There will be few, if any costs to the Commission because notice and enforcement requirements are already part of Commission duties. Moreover, there will be minimal cost to the Federal government since an outside party will administer this program.
- 15. The public burden for the collections contained herein continues to be 440,000 burden hours. Even though the FCC form 471 has been revised, we do not anticipate any significant change in burden. The collections are necessary to implement the universal service discount program for schools and libraries.
- 16. The Commission will make the information required by 47 C.F.R. § 54,504 publicly available on the Internet. Other non-proprietary information will likely be made publicly available although the Commission does not have specific plans for doing so at this time.
- 17. The Commission seeks continued approval to not display the expiration date for OMB approval of the information collections. Display of the expiration date on the forms and instructions would not be in the public interest because, after the approval period, we would have to destroy all of the unused forms bearing the expiration date. This would constitute waste and would not be cost effective.
- 18. Applicants are required to retain certain records longer than three years. Applicants must retain records to be able to demonstrate to the auditor how the entries in their application were provided. This is an emergency request. We ask OMB to waive the notice requirements of 5 CFR 1320.
- B. Collections of Information Employing Statistical Methods.

The Commission does not anticipate that the collection of information will employ statistical methods.

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Schools Ubraries Division, USAC October 2000

a secrifia is.	Block/item		New	Rationale
	i	Applying for discounts on different shared	(Check box became Bullet) Applying for	Clarity and less burden,
	1	services chared by different groups of schools	discounts on different shared services shared	
	i	(with or without site-specific services as well):	by different groups at schools (with or without	
	<b></b>	<u> </u>	site-specific services as well):	
Ð	Item 10b	List entities and calculate discount(s).	List entitles and calculate discount(s).	Provides for clarity of defa; avoids misidentification during processing.
	}		School District Name: School	processing.
			District Entity Number:	
	Column 1	Name of School	Name of Eligible School	Clarity
		District Totals for calculating Weighted Average	Totals for calculating Weighted Average Discount	Clarity
		Discount	, , , , , , , , , , , , , , , , , , , ,	
	Columns	Blank	(round to 2 decimal places)	Clarity
		Blank	(For Administrator's Use)	Facilitates USAC processing
	comer of		'	
	page			
		Discount Calculation Worksheet B For	Discount Calculation Worksheet B For Libraries	Conforming adjustment to align with change nº 1 above.
Ì	Worksheel B	Libraries (Outlets and Systems)		y
Į.	Title			
i		Instructions: Libraries use this Worksheel to	If you are filing a library application, use this	Clerity
}		Calculate the discount rate(s) for their system and	worksheet to calculate the discount rate(a) for	,
- 1		pullets based on school district(s) in which they are	outlets/branches and systems.	
		located.	,	
11		Check only one:	Il you are:	Clarity
1		Applying for discounts ONLY for one site (such	Applying for discount ONLY for one	Clarity
- 1	i	as a library system that is all on one site) or	outlet/branch or ONLY for site-specific	
- (	j	ONLY for site expecific services: Complete	services: Complete columns 1-5 only for each	
ŧ		columns 1-5 only for each site. Attach and number	ouliel/branch. Add and number pages as needed.	
1		additional pages as needed		
1	- 1	Applying for discounts on services shared by	Applying for discounts on services shared by	Clarity
		ALL sites in library system (with or without site	ALL outlets/branches in the library system	
]	į.	specific services as well]:	(with or without site-specific services as well):	
- +				
- 1	1	Applying for discounts on different shared		Clarity
		services that are shared by different groups of	services that are abared by different groups of	
İ	j	situatioutiets: Please complete one worksheel,	outlets/branches: Complete one worksheel,	
i	1	columns 1-5 PLUS 10c, for EACH group of sharing	columns 1-5 PLUS 10c, for EACH different group of	
12			outlets/branchas straring a service.	
12			List entities and calculate discount(s).	Provides for clarity of data; avoids misidentification during processing.
- 1	ļ.		Library System Name: Library	
Ļ	okuma 1	No	System Entity Number	
10	~umin t	I PROGRAM OF CHANGE OF STATE O	Name of Eligible Library	Clarity
-	olumn 2		(outlet/branch)	
۲		te an at-n : I		Ciarity
<u> </u>			(1-10 digits)	
Į.	,	Urban or Rural D or R	Blank	Data collected etsewhere on form; not needed here.

Schools Libraries Division, USAC October 2000

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Change N°	Biockfiam	♦ld	New	Rationale
	Column 4	Name of School District	Name of School District	Clarity where relevant
		in which site in Column 1 is located	In which outlet/branch in Column 1 is located	
13	10c	Shared Discount % (Cd. 5 total divided by # of	Shared Discount % (Col 5 total divided by # of	Clarity
		sites in Col. 1. Round to rearest %)	outlefs/branches in Col.1, Round to nearest %)	
	Upper right	Blank	(For Administrator's Use)	Facilitates USAC processing.
- 1	comer of			
	page			
			If you are filing a Consortium application, use this	Clarity
1			worksheet to calculate the consortium discount rate	
14			based on eligible members discounts. Provide	
		worksheels A and/or B to back-up documentation.	worksheets A and/or B for hack-up documentation.	
				Clarity
15	10a	Check only one:	If you are: (Check sours became a Bullet) Applying for	Clarity One loss item to fil in.
- {		Applying for proposition	discounts ONLY on site-specifics services:	Clarity. One toss note to the ILE
- 1		services: Complete columns 1-4 only.	Complete columns 1-4 only.	
		Applying for discounts on services shared by	(Check box became a Bullet) Applying for	Clarity. One less item to fill in.
		ALL members (with or without nite-specific	discounts on services shared by ALL members	
l		services as well):	(with or without afte-specifics services as well):	
j	1	Belonge de Well.		
1		Applying for discounts on different shared	(Check box became a Bullet) Applying for	Clarity. One less item to fill in.
- 1		services shared by different groups of	discounts on different shared services shared	
			by different groups of consortium members:	
	- 1	worksheet, columns 1-4 PLUS 10c, for each group	Complete one worksheet, columns 1-4 PLUS 10c.	
- 1		of sharing entities.	for EACH different group of entities sharing a	
			service.	
		ELIGIBLE MEMBER ENTITIES Name of each	ELIGIBLE MEMBER ENTITIES Name of each	Contorming adjustment to align with change no 1 above.
16		individual achool, achool district amt/or	school, school district and/or library (f. e.	
1		libraryAlbrary system in consortium	outlet/branch, system) in consortium	Provides for clarity of data; avoids misidentification during processing.
		Urban or Rural	Blank	FLOADER 101 CHRIS DE DRIES ENGINEERINGEMON OF HE REPORTED THE CONTROL OF THE PROPERTY OF THE P
		OorR	Characteristics of the Control of th	Conforming adjustment to stign with change no 1 above.
	Column 4	ENTITY DISCOUNT Individual school: Discount	ENTITY DISCOUNT School: Discount from Worksheet A. Column 7. School District: Weighted	COMMUNICATION OF THE CHARGE IN EDUCAC.
1		from Worksheet A. School District: Weighted average Discount calculated in worksheet A.	Average Discount from Worksheel A, Item 10c.	
		average Disobuni Calculates in Workshipel A.	Library System: Discount from Worksheet B, Hern	1
			10c	,
	10c	Shared Discount % (Col. 4 total divided by # of	Shared Discount % (Col. 4 total divided by # of	Cisnity.
- 1	100	sites in Col. 1. Round to makest %)	lentifies in Col.1. Round to nearest %)	areny.
	Block 5 Item		Allowable Vendor Selection/Contract Date	Clarity. Recognizes teriffAFTM vendors).
17	17	Form 470 Sing)	(mm/dd/yyyy) (based on Form 470 filing)	
18		Service Start Date (mm/ddyyyy)	Hem 19a Sarvice Start Date (mm/dd/yyy)	Clarify and data verification.
		Blank (none)	Service End Date (mm/dd/yyyy) (use only for "T"	1 -
1			or "MTM" services)	
	Item 23	(DxC)	(CxD)	Logical sequence.
19	Column E	<b>,,</b>		

Schools Libraries Division, USAC October 2000

Change Nº	Block/tem	Old	Next	Rationale
	Title of	One-Time Charges		Clarity and consistency in terminology.
	Columns F-		Non recording charges	Closity and Consistency in territoringly.
	H			<b>i</b>
	Colume K	(58)	(lsJ)	Logical sequence
	Block 6 Item	The applicant is eligible for support because it	The entities listed in Block 4 of this application are	
20	24		eligible for support because they are: (Check one or both.)	
	Kem 25		The eligible schools and literaries listed in block 4 of	Clarity
21		access to all of the resources, including	this application have secured access to all of the	<b></b> '
		computers,,,	resources, including computers	
	Item 26	All of the Individual schools, tibraries and library	All of the schools and libraries or libraries consortia	Clerity
22		consortial listed in Block 4 are covered by:	listed in Block 4 of this application are covered by:	
28	item 27a	technology plan(s) has/have been approved	technology plan(s) has/have been approved; and/or	Clarity
	liem 27b	lechnology plan(s) will be approved by a state or	rechnology plan(s) will be approved by a state or	Clarity
			other authorized body; or	
	ttem 32			Clarity.
		application and will retain or fivelyears any and all		
24			worksheets and other records that I rely upon to his	
			out this application, and, if sudited, will make	·
			available to the Administrator such records.	
				Clarity.
25		FCC Form 471 - September 1999	FCC Form 471 — October 2000	New date.
	pages			

Schools Ultraries Division, USAC October 2000

#### CERTIFICATE OF SERVICE

I, Donna L. Brown, hereby certify that on August 25, 2004, caused copies of the foregoing "Supplement" to be hand delivered to the following:

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Worker Broun Donna Brown

\*Via U.S. Mail